IN THE UNITED STATES DISTRICT COURT Case 3:14-cr-00177 FWDR DECUMORNI BORN-FIREST 08(22/21/4) TERAGE 1 of 1 PageID 77 DALLAS DIVISION

UNITE	D STA	ΓES OF AMERICA)	
VS.)	CASE NO.: 3:14-CR-177-M (01)	
PABLO ENRIQUE RENDON GALISIA, Defendant.)))		
	<u>U</u>	ORDER ACCEPTING REPO NITED STATES MAGISTRAT		
Magista 28 U.S. Magista Court a 1, that i	t of the rate Judge C. § 636 rate Judge ccepts t	defendant, and the Report and Rege, and no objections thereto having (b)(1), the undersigned District Juge concerning the Plea of Guilty is the plea of guilty, and PABLO EN	ecommendation Corng been filed within adge is of the opinion correct, and it is he RIQUE RENDON (U.S., a violation of	Notice Regarding Entry of a Plea of Guilty, the neering Plea of Guilty of the United States in fourteen days of service in accordance with in that the Report and Recommendation of the reby accepted by the Court. Accordingly, the GALISIA is hereby adjudged guilty of Count & U.S.C. § 1326(a) and (b)(2). Sentence will
⊠	The de	fendant is ordered to remain in cu	stody.	
	The Court adopts the findings of the United States Magistrate Judge by clear and convincing evidence that the defendant is not likely to flee or pose a danger to any other person or the community if released and should therefore be released under § 3142(b) or (c).			
	Upon motion, this matter shall be set for hearing before the United States Magistrate Judge who set the conditions of release for determination, by clear and convincing evidence, of whether the defendant is likely to flee or pose a danger to any other person or the community if released under § 3142(b) or (c).			
	The defendant is ordered detained pursuant to 18 U.S.C. § 3143(a)(2). The defendant shall self-surrender to the United States Marshal no later than			
	The de	There is a substantial likelihood The Government has recommend This matter shall be set for he conditions of release for determin	that a motion for acted that no sentence aring before the Unation, by clear and contact that the contact is a sentence are the contact and contact the contact and contact the contact are the contact and contact are the contact and contact are the contact	§ 3143(a)(2) because the Court finds equittal or new trial will be granted, or e of imprisonment be imposed, and United States Magistrate Judge who set the convincing evidence, of whether the defendant or the community if released under § 3142(b)
	The defendant is not ordered detained pursuant to 18 U.S.C. § 3143(a)(2) because the defendant has filed a motion alleging that there are exceptional circumstances under § 3145(c) why he/she should not be detained under § 3143(a)(2). This matter shall be set for hearing before the United States Magistrate Judge who set the conditions of release for determination of whether it has been clearly shown that there are exceptional circumstances under § 3145(c) why the defendant should not be detained under § 3143(a)(2) and whether it has been shown by clear and convincing evidence that the defendant is likely to flee or pose a danger to any other person or the community if released under § 3142(b) or (c).			

SIGNED this 22nd day of August, 2014.

WITED STATES DISTRICT JUDGE NORTHERN DISTRICT OF TEXAS